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	EWART KOLASCH	AGGARWAL, YOGESH K		
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Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	09/833,649	OKAMOTO, SATOSHI				
Office Action Summary	Examiner	Art Unit				
	Yogesh K. Aggarwal	2615				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) ■ Responsive to communication(s) filed on <u>15 A</u> 2a) ■ This action is FINAL . 2b) ■ This 3) ■ Since this application is in condition for allowarclosed in accordance with the practice under B.	s action is non-final. nce except for formal matters, pro					
Disposition of Claims						
4) Claim(s) 1-62 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) Claim(s) is/are allowed. 6) Claim(s) 1-62 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers 9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the	wn from consideration. r election requirement. er. epted or b) objected to by the Edrawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119		7.63.67.67.761.77.762.				
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 07/12/2001	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

Application/Control Number: 09/833,649 Page 2

Art Unit: 2615

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 08/15/2005 has been entered.

Response to Arguments

2. Applicant's arguments with respect to claims 1-62 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-4, 14 and 30-33 rejected under 35 U.S.C. 103(a) as being unpatentable over Yamagata (US Patent # 6,263,106) in view of Nanba (US Patent # 6,297,870).

 [Claim 1]

Yamagata teaches an image pickup device (figure 2, CCD 28) that outputs an image signal output by the CCD 28 is processed by a signal processing circuit 33, and is then converted to a digital image signal by means of an analog-digital (A/D) converter 34, stored in a image data memory 35 as digital image data. Yamagata also teaches that a predetermined processing is applied to the

image data stored in the image data memory 35 when the image data is transferred to the IC memory card M by an image data processing circuit 36 through an IC Memory card control circuit 41 (col. 4 lines 44-56). Yamagata further teaches in figures 10 and 11 a video card data compression mode wherein at step S163, a selected file (main image data) that has been already transmitted therein is read out of IC memory card M, is stored in the image data memory 35 is compressed at step S165 and stored as compressed image data (reduced image data) (col. 11 lines 39-65, figure 11). Then at step S166, the selected image file (main image data) is deleted and stored in the IC memory card M, since the newly compressed image data will be stored. Finally at step S167, the newly compressed file stored in the image memory 35 is transferred to the IC memory card M to be stored therein (col. 11 line 65-col. 12 line 3).

Yamagata teaches transmitting data to an external memory card but fails to teach transmitting data to an external device. However Nanba teaches transmitting images to a memory card (steps S2-S9, figure 6) and if the memory card is not available or unable to record, the images are transferred to an external device (PC, steps S10-S16) in order to easily manage the photographed images and not to lose a photographing chance if the memory card is full.

Therefore taking the combined teachings of Yamagata and Nanba, it would be obvious to one skilled in the art at the time of the invention to have been motivated to have transmitted images to an external device (PC) instead of a memory card incorporated in the system of Yamagata as taught by Nanba in order to easily manage the photographed images and not to lose a photographing chance if the memory card is full.

[Claim 2]

Nanba teaches a delete key D for deleting the images recorded in the memory card 8 (col. 3 lines 43-46, figure 1). It would be obvious to one skilled in the art that a delete key may be pressed at any time by a user e.g. after the communication device transmits the main image data to the external apparatus.

[Claim 3]

Nanba teaches a CPU 211 that controls the data and the whole process when the camera is connected to a PC (col. 6 lines 20-30).

[Claim 4]

Nanba teaches transmitting images to a memory card (steps S2-S9, figure 6) and if the memory card is not available or unable to record, the images are transferred to automatically to an external device (PC, steps S10-S16).

[Claim 14]

Yamagata teaches an imaging device (figure 2, CCD 28) that captures the main image data, wherein the main image data is stored in the storage medium (memory card).

[Claims 30-33]

These are method claims corresponding to apparatus claims 1-4 respectively. Therefore they have been analyzed and rejected based upon apparatus claims 1-4.

5. Claims 5, 6, 34 and 38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamagata (US Patent # 6,263,106), Nanba (US Patent # 6,297,870) and further in view of Tamura (JP Patent # 09-37125).

[Claims 5 and 6]

Yamagata in view of Nanba fails to teach wherein the information-processing device adds an indicator indicating that the main image data has been transmitted to a file name of a file of the main image data transmitted. However Yamagata teaches wherein the information processing device adds an indicator indicating that the main image data has been transmitted to a file name of a file of the main image data transmitted (Paragraph 23). Therefore taking the combined teachings of Yamagata, Nanba and Yamagata, it would be obvious to one skilled in the art at the time of the invention to have been motivated to have added an indicator indicating that the main image data has been transmitted to a file name of a file of the main image data transmitted in order for the user to easily distinguish the transmitted files.

[Claims 34, 38]

These are method claims corresponding to apparatus claims 5 and 6 respectively. Therefore they have been analyzed and rejected based upon apparatus claims 5 and 6.

6. Claims 7-11, 35-37, 39-43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamagata (US Patent # 6,263,106), Nanba (US Patent # 6,297,870), Tamura (JP Patent # 09-37125) and in further view of Tomat et al. (US Patent # 6,784,925).

[Claims 7, 10 and 11]

Yamagata, Nanba in view of Tamura teaches the limitations of claim 6 but fails to teach "further comprising a first displaying device that displays a reduced image with at least one of information that the main image data has been transmitted, and information indicating the external apparatus and an information processing device that adds the information that the main image data has been transmitted, and information indicating the external apparatus". However Tomat et al. teaches that a displaying device (figure 22, element 190) that displays thumbnail

images (192) along with information like an acquired icon 224 (figure 24) which indicates the type of the device from where the information can be downloaded and that the main image (col. 15 lines 66-67, col. 16 lines 1-10) and numeral 212 (figure 23) that indicates that indicates which photogroup the picture belongs to. In other words, whether the main image has been transmitted from the camera or any other external device. The PC or camera inherently have a CPU which adds the icons (224 and 212) associated with the thumbnail images 192. Therefore taking the combined teachings of Yamagata, Nanba, Tamura and Tomat et al., it would have been obvious to one skilled in the art at the time of the invention to have a first displaying device that displays a reduced image with at least one of information that the main image data has been transmitted, and information indicating the external apparatus and an information processing device that adds the information that the main image data has been transmitted, and information indicating the external apparatus. The benefit of doing so would be so that the user can easily verify the source of the images and auto-correct the images by looking at the icons associated with the thumbnail images.

[Claim 8]

Yamagata, Nanba in view of Tamura teaches the limitations of claim 6 but fails to teach "a third setting device with which the user sets reception of the main image data according to the reduced image data stored in the storage medium, wherein the communication device receives the main image data from the external apparatus and stores the main image data in the storage medium". However Tomat et al. teaches that a displaying device (figure 22, element 190) that displays thumbnail images (in area 192) that is selected and will cause a full-resolution image associated with it to be copied to the storage device (col. 16 lines 11-20) after downloading from the digital

camera in order to view the main image corresponding to the thumbnail image. Therefore taking the combined teachings of Yamagata, Nanba, Tamura and Tomat et al., it would have been obvious to one skilled in the art at the time of the invention to have a first displaying device that displays a reduced image and a setting device with which the user sets reception of the main image data according to the reduced image data stored in the storage medium, wherein the communication device receives the main image data from the external apparatus and stores the main image data in the storage medium. The benefit of doing so would be so that the user can easily manipulate images and view them based on the thumbnail images.

[Claim 9]

Tomat teaches that after the full resolution file is moved to a storage device (along with associated information) the corresponding photogroup is deleted from the camera so that the CPU replaces the previous information that the main image has been transmitted (col. 16 lines 11-27):

[Claims 35-37]

These are method claims corresponding to apparatus claims 7-9 respectively. Therefore they have been analyzed and rejected based upon apparatus claims 7-9.

[Claims 39-43]

These are method claims corresponding to apparatus claims 7-11 respectively. Therefore they have been analyzed and rejected based upon apparatus claims 7-11.

7. Claims 12, 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamagata (US Patent # 6,263,106) in view of Nanba (US Patent # 6,297,870) and in further view of Allen et al. (US Patent # 5,737,491).

[Claim 12]

Yamagata in view of Nanba teaches the limitations of claim 1 but fails to teach "a fourth setting device with which the user sets transmission of the main image data stored in the storage medium to the external apparatus, wherein the information processing device produces a transmission information file that shows information set with the fourth setting device, and the communication device transmits the main image data stored in the storage medium to the external apparatus according to the information shown in the transmission information file". However Allen et al. teaches an image file being appended to the digitized voice command header and transmitted to the image fulfillment server where it is compared and decoded based on the appended voice file (col. 5 lines 6-17) in order to decode the image file. Therefore taking the combined teachings of Yamagata, Nanba and Allen, it would have been obvious to one skilled in the art at the time of the invention to have been motivated to have a device with which the user sets transmission of the main image data stored in the storage medium to the external apparatus, wherein the information processing device produces a transmission information file that shows information set with the setting device, and the communication device transmits the main image data stored in the storage medium to the external apparatus according to the information shown in the transmission information file. The benefit of doing so would be to have the image file decoded by the external apparatus according to the transmission file generated by the transmission device.

[Claim 44]

This is a method claim corresponding to apparatus claim 12. Therefore they have been analyzed and rejected based upon apparatus claim 12.

Application/Control Number: 09/833,649

Art Unit: 2615

8. Claims 13, 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamagata

Page 9

(US Patent #6,263,106) in view of Nanba (US Patent #6,297,870) and in further view of Oie

(US Patent # 6,188,431).

[Claim 13]

Yamagata in view of Nanba teaches the limitations of claim 1 but fails to teach "a second

displaying device that displays a message that the main image data is being transmitted while the

communication device is transmitting the main image data to the external apparatus". However

Oie teaches that during image transmission the message "WAIT" indicating that the image data

is currently being transferred appears on the LCD (col. 6 lines 25-36) in order to inform the user

that the file is being transmitted. Therefore taking the combined teachings of Yamagata, Nanba

and Oie, it would have been obvious to one skilled in the art at the time of the invention to have

been motivated to have a second displaying device that displays a message that the main image

data is being transmitted while the communication device is transmitting the main image data to

the external apparatus. The benefit of doing so would be so that the user can know if the file has

been transmitted successfully.

[Claim 45]

This is a method claim corresponding to apparatus claim 13. Therefore they have been analyzed

and rejected based upon apparatus claim 13.

9. Claims 15-21, 29, 46-51, 55 are rejected under 35 U.S.C. 103(a) as being unpatentable

over Yamagata (US Patent #6,263,106) in view of Nanba (US Patent #6,297,870) and in further

view of Niikawa et al. (US PG-PUB # 2002/0101440).

[Claims 15 and 16]

Yamagata in view of Nanba teaches the limitations of claim 1 but fails to teach "wherein the reduced image data is produced simultaneously with production and deletion of main image data". However Niikawa teaches the generation of thumbnail image data and main image data in a single file, which must be generated or deleted simultaneously in order to conform to the EXIF standard (Paragraph 41 and figure 3). Therefore taking the combined teachings of Yamagata, Nanba and Niikawa, it would have been obvious to one skilled in the art at the time of the invention to have the reduced image data be produced simultaneously with production of main image data in order to conform with EXIF standard. The benefit of doing so would be to store both the low-resolution and high-resolution data together in an EXIF file format.

[Claims 17-21, 29]

These claims are similar to claims 2-6, 14. Therefore they have been analyzed and rejected based upon claims 2-6, 14.

[Claims 46-51]

These are method claims corresponding to apparatus claims 15-20 respectively. Therefore they have been analyzed and rejected based upon apparatus claims 15-20.

[Claim 55]

This claim is similar to claim 38. Therefore it has been analyzed and rejected based upon claim 38.

10. Claims 22-26, 52-54, 56-60 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamagata (US Patent # 6,263,106) in view of Nanba (US Patent # 6,297,870) and Niikawa et al. (US PG-PUB # 2002/0101440) and in further view of Tomat et al. (US Patent # 6,784,925). [Claims 22-26]

Application/Control Number: 09/833,649

Art Unit: 2615

These claims are similar to claims 7-11. Therefore they have been analyzed and rejected based upon claims 7-11.

Page 11

[Claims 52-54]

These are method claims corresponding to apparatus claims 22-24 respectively. Therefore they have been analyzed and rejected based upon apparatus claims 22-24.

[Claims 56-60]

These claims are similar to claims 39-43. Therefore they have been analyzed and rejected based upon claims 39-43.

Claims 27, 61 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamagata (US Patent # 6,263,106) in view of Nanba (US Patent # 6,297,870) and Niikawa et al. (US PG-PUB # 2002/0101440) and in further view of Allen et al. (US Patent # 5,737,491).

[Claim 27]

This claim is similar to claim 12. Therefore it has been analyzed and rejected based upon claim 12.

[Claim 61]

This claim is similar to claim 44. Therefore it has been analyzed and rejected based upon claim 44.

Claims 28, 62 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamagata (US Patent # 6,263,106) in view of Nanba (US Patent # 6,297,870) and Niikawa et al. (US PG-PUB # 2002/0101440) and in further view of Oie (US Patent # 6,784,925).

[Claim 28]

Application/Control Number: 09/833,649

Art Unit: 2615

This claim is similar to claim 13. Therefore it has been analyzed and rejected based upon claim

Page 12

13.

[Claim 62]

This claim is similar to claim 45. Therefore it has been analyzed and rejected based upon claim

45.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yogesh K. Aggarwal whose telephone number is (571) 272-7360.

The examiner can normally be reached on M-F 9:00AM-5:30PM.

13. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, David Ometz can be reached on (571)-272-7593. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

14. Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

YKA

October 26, 2005

DAVID L. OMETZ

SUPERVISORY PATENT

EXAMINER